

Effective immediately, all proposed new well projects, all well workover projects and all production facility projects will require from the applicant, **prior to issuance of a OCM approval**, a list of all federal, state and local oil & gas laws related to spill prevention, containment and clean up, along with a statement attesting that they (the applicant) will abide by and remain in compliance with all of them. This attestation must be signed by someone who has authority to act on behalf of and bind that legal entity (applicant). Below is a list of some of the authorities that must be considered.

From LDNR/OC:

LAC 43:XIX.Subpart 1 (Statewide Order 29-B) – All encompassing citation for OC's site/well construction and operations requirements.

LAC 43:XIX §111. Diverter Systems and Blowout Preventers

LAC 43:XIX §115 Well site construction requirements to protect from pollution or illegal discharge

LAC 43:XIX §303.E Closed loop systems for E&P Waste (which would include drilling mud) are specifically encouraged statewide but are not required

LAC 43:XIX §303.K Reserve pits for O & G locations no longer are allowed in the coastal zone

LAC 43:XIX §303.M Structural requirements to handle the environment, including weather – covers pits only

From LDEQ:

LAC 33:IX §708 Effluent standards

LAC 33:IX §901-907 Spill prevention and control

LAC 33:IX §2515 Discharge Permits

Federal Requirements Include:

EPA	40 CFR 68	Risk Management Plans
EPA	40 CFR 112.20 & 112.21	Facility Response Plans
EPA	40 CFR 112.3 & 112.7	Spill Prevention Control and Countermeasures Plan
EPA	40 CFR 122	Discharge Permits
USCG	33 CFR 154, Subpart F	Response Plans for Maritime Transportation
USDOT	49 CFR 130.31	Oil Spill Prevention and Response Plans
OSHA	29 CFR 1910.38 & 1910.39	Emergency Action Plans & Fire prevention plans
OSHA	29 CFR 1910.119	Process Safety Management
OSHA	29 CFR 1910.120	HAZWOPER

This list is not intended to be relied upon as an exhaustive list and is by no means a complete list of regulations that an applicant must attest to meet. Since each application is different, each applicant is responsible for determining the full extent of their regulatory compliance obligations and to provide a complete list of all federal, state and local laws, regulations and rules applicable to the permit application. The applicant must abide by ALL laws, whether listed or not.

By submitting this application, Applicant certifies that it will comply with all applicable local, state and federal laws, regulations or ordinances that regulate the release of any substance as a result of any activity related to the applied for permitted authority.